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10333 Richmond, Suite 1100, Houston, TX 77042
(713) 934-7000 Fax (713) 934-7011RECEIVED
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To:	U.S. PATENT OFFICE	From	RUBEN S. BAINS
ATTN: EXAMINER SAM K. AHN			
Fax:	(571) 273-8300	Phone:	713-934-4064
No. of Pages:*	2	Date:	March 28, 2006
Re: SUPPLEMENTAL INTERVIEW SUMMARY		File:	2000.023000/TT3444

Urgent For Review For Your File Please Reply Please Handle

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ORIGINAL: Will follow x Will not follow

U.S. Serial No. 09/488,351
"Method and Apparatus for Using Low Power Training"
Inventor: Terry L. Cole
Examiner: Sam K. Ahn
Group Art: 2637

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MAR 28 2006

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

TERRY L. COLE

Serial No.: 09/488,351

Filed: January 20, 2000

For: METHOD AND APPARATUS FOR
USING LOW POWER TRAINING

Group Art Unit: 2637

Examiner: SAM K. AHN

Atty. Dkt. No.: 2000.023000/TT3444

CUSTOMER NO. 23720

SUPPLEMENTAL INTERVIEW SUMMARY

MAIL STOP AF
 Commissioner for Patents
 P.O. Box 1450
 Alexandria, VA 22313-1450

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 37 C.F.R 1.8

I hereby certify that this document is being transmitted via facsimile to the Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, to facsimile number (571) 273-6300 on the date below:

<u>3-28-06</u>	<u>Nancy Yolen</u> signature
Date	

Sir:

This Supplemental Interview Summary is being submitted to clarify a statement made in the Interview Summary filed by Examiner Ahn on March 15, 2006.

On March 13, 2006, the undersigned filed an Interview Summary, summarizing the discussion between the undersigned and Examiner Ahn and his supervisor, Mr. Ghayour. In that Summary, it was noted that the impropriety of the final rejection was discussed with the Examiners in view of the new reference cited in the Advisory Action dated November 17, 2005. The undersigned also noted that no prior art was discussed with the Examiners.

Examiner Ahn filed an Interview Summary (dated March 15, 2006) in which he noted that the participants "discussed the substance of 103 rejection of claim 2." The Examiner's reference to "substance" suggests that prior art references were discussed in substance. In fact, no "substance" of any prior art references was discussed. Rather, only the impropriety of the final rejection (in view of newly cited reference in the Advisory Action) was discussed. The Examiner's "substance" statement is likely directed to this particular issue, and not intended to suggest that the substance of any particular prior art reference was discussed. The Examiner is invited to respond if his understanding of the interview is different from that of the undersigned.

Respectfully submitted,

WILLIAMS, MORGAN & AMERSON, P.C.
CUSTOMER NO. 23720

Date: 3/28/06

By: PSB

Ruben S. Bains, Reg. No. 46,532
10333 Richmond, Suite 1100
Houston, Texas 77042
(713) 934-4064
(713) 934-7011 (facsimile)
ATTORNEY FOR APPLICANT(S)